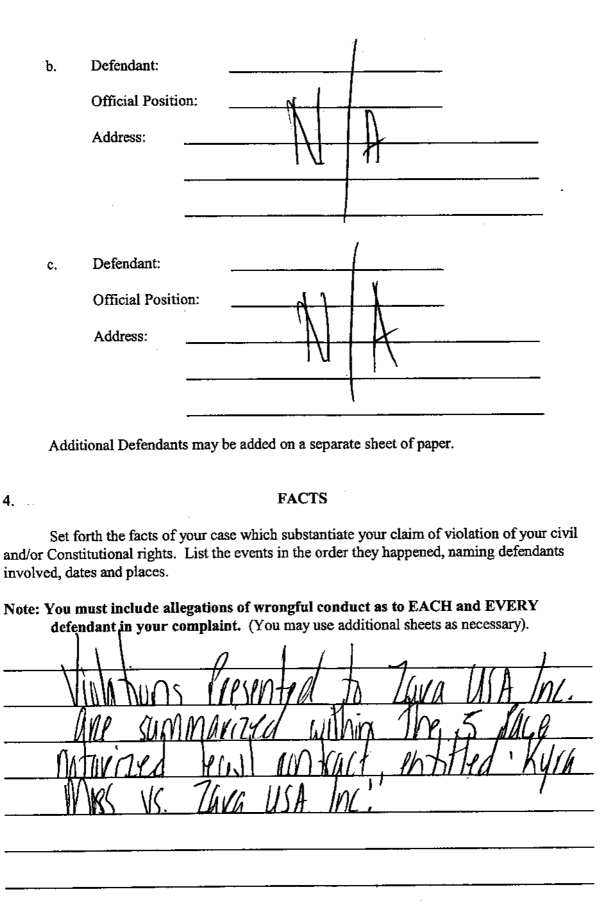
Case 1:17-cv-00875-DNH-DEP Document 1 中最中的何何了CPURT 1 of 9 N.D. OF N.Y. FILED

AUG 0 9 2017

	ITED STATES DISTRICT COURT RTHERN DISTRICT OF NEW YORK		LAWRENCE K. BAERMAN, CLERK ALBANY
hyll	Plaintiff(s)	—))	Civil Case No.: 1.17-CV-875
Zava	Vs. Defendant(s))))	CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983
	Plaintiff(s) demand(s) a trial by.	RY	COURT (Select only one).
	in the	M	Rulevis
	Plaintiff(s) in the above-captioned action	n, alleg	e(s) as follows:
	JURISI	DICTI	ON
1.	This is a civil action seeking relief and/o guaranteed by the Constitution of the Ur U.S.C. § 1983. The Court has jurisdiction 1343(3) and (4) and 2201.	nited S	ages to defend and protect the rights tates. This action is brought pursuant to 42 r this action pursuant to 28 U.S.C. §§ 1331,
2.	Plaintiff:	RTIES	
	Address: MAILLER	PIN	MURC DUN
	Additional Plaintiffs may be added on a	separa	te sheet of paper.
3.	a. Defendant:	<u> </u>	ASH VL-
	Official Position: Address:	MA	dison Avenue V. New Yuck 1022
	TAX:	J	J-154-1128



5	CAUSES OF ACTION
J.	0110000 07 1107101

Note: You must clearly state each cause of action you assert in this lawsuit. FIRST CAUSE OF ACTION SECOND CAUSE OF ACTION THIRD CAUSE OF ACTION

6. PRAYER FOR RELIEF

WHEREF	ORE, plaintiff(s) request(s)	that this Cou	rt grant)the f	llowing relief:	:
K	Summa	red	and be	allested	Milin	\mathcal{A}
the	PLI	LONTAL	at en	Litled	· Kyra	Musi
W,	Zava 1	18A 1	χ		/	
						<u></u>
I declare u	der penalty of	perju ry that t	he foreg aing	is true and co	rrect.	
DATED: 🔰	100/201	1			/a	
	(1,1		

Signature of Plaintiff(s)
(all Plaintiffs must sign)

02/2010

Case 1:17-cv-00875-DNH-DEP Document 1 Filed 08/09/17 Page 5 of 9

US DISTRICT COURT NORTHERN DISTRICT OF NEW YORK JAMES T. FOLEY COURTHOUSE, SUITE 509 445 BROADWAY ALBANY, NY 12207

PH: 518-257-1800

DELIVERED BY:
KYRA MOSS
DATE: 07/ <u>25</u> /2017
MAILING ADDRESS: 18 PROVIDENCE PLACE, APARTMENT 7. ALBANY, NEW YORK 12202
RECEIVED BY:
PRINT:
SIGN:
DATE

07/25/2017

US DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

JAMES T. FOLEY COURTHOUSE, SUITE 509

445 BROADWAY

ALBANY, NY 12207

PH: 518-257-1800

Good Day,

I have attached a legal contract to settle against ZARA USA Inc. for violations of federal, state, and city laws, statutes, clauses, rules, regulations and codes. I have referenced the archival of digital documentation which proves the aforementioned violations against ZARA USA Inc. which continued to occur due to the county's legal chain of command's failure to provide timely legal mediation and resolution. I hope that you are able to identify what will be described as a Criminal Civil Settlement brought against ZARA USA Inc. as a *pro se* appellant and a poor person *in forma pauperis*.

Thanks for your assistance,

Kyra Moss

Phone: (510) 712-7754

Process all legal documentation and correspondence as Certified Mail and with tracking numbers. Any lost or modified legal documentation will result in a monetary penalty, per page, that is equal to the cost of the settlement.

KYRA MOSS vs ZARA USA Inc.

KYRA MOSS – CLAIMANT

18 PROVIDENCE PLACE

APARTMENT 7

ALBANY, NEW YORK 12202

EMAIL: ARYKSSOM@GMAIL.COM

ZARA USA INC. - DEBTOR 645 MADISON AVENUE 6TH FLOOR NEW YORK, NEW YORK 10022

PHONE: 212-355-1415 FAX: 212-754-1128

- 1. This Release is made and delivered on this 21 day of July 2017 by and between Kyra Moss and ZARA USA Inc.
- 2. Kyra Moss hereby discharges and releases ZARA USA Inc., from all claims, actions, damages, and liabilities whatsoever, including those currently known and those that may arise in the future, resulting from or arising out of the following transactions, events or circumstances:

For supporting documentation and images please review the www.caldohautecouture.org archival.

I declare (or certify, verify, or state) under penalty of perjury that the foregoing of www.caldohautecouture.org is true and correct. Executed on July 25, 2017.

On this Znd day of Ave st 2017.
before me, the undersigned, parsonally appeared

personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she he executed the same to her/his capacity, and that by her his signature on the instrument, the individual.

or the person upon behalf of which the individual acted that servitude' applied per violation as \$3,500,000.00] executed the instrument.

Amendment Thirteen.

Amendment Fourteen

Intellectual Property Act of 2011.

STATE
OF NEW YORK
NOTARY PUBLIC
Qualified in
Albany County
04AL6357940

Kyra Moss

\$3,500,000.00

\$3,500,000.00

\$3,500,000.00

The California Transparency in Supply Chains Act of 2010.

\$3,500,000.00

Settlement Total: \$14,000,000.00

The above consideration shall be paid or given by and to Kyra Moss on or before the 25 day of October 2017.

- 3. In consideration for this Release, ZARA USA Inc. hereby agrees to pay Kyra Moss the sum of \$14,000,000.00 Dollars.
- 4. This Release shall be binding on and inure to the benefit of Kyra Moss and ZARA USA Inc., and their heirs, assigns, successors and legal representatives.
- 5. The dispute should settle all claims between Kyra Moss and the ZARA USA Inc., and it shall be binding on all Parties and their heirs and assigns.
 - 5a. Other Terms and Conditions: Criminal prosecution of all parties (individual and organization) involved; permanent federal restraining orders filed against each; immigration removal where suitable; and further profit terminated and prohibited where applicable.
- 6. This Release shall be governed by the laws of United States of America. This Release is executed and delivered voluntarily as a fair settlement of the forgoing claim(s).

Kyra Moss and ZARA U	JSA Inc. intending to be legally bound h	ave signed this Release on	the date first indicated above.
Kyra Moss – Claimant ALEXA OF NEW YORK NOTARY PUBLIC Qualified in Abbany County 04AL6357940 ON EXPRESSION	Subscribed and sworn to me on this	Znd day of	August 2017 Notary
- and despect that he	of ZARA USA Inc Debtor Subscribed and sworn to me on this	day of	2017
			Notary